

JOHN PATLER. . a question of bond.

Patler Gets Stay of 20-Year Term in Rockwell Slaying

By Hank Burchard Washington Post Staff Writer

of Appeals yesterday granted John Patler a stay of his 20 voked by Arlington Circuit year sentence for the murder Judge Charles S. Russell on of American Nazi Party chief Patler remains in the Arling- had affirmed Patler's 1967 con- he's not," Judge Russell said. ton County Jail.

Patler, 30, now acting as his in the sniper slaying. own attorney, sought the stay

order granting the stay passed attorney and present in the The Virginia Supreme Court over the question of bond.

Patler's \$40,000 bond was reof American Nazi Party chief Dec. 4, after he received no-George Lincoln Rockwell, but tice that the Virginia court viction of first-degree murder

When Patler asked him yesto obtain his release from jail terday to reinstate the bond, on bond while preparing an Judge Russell said the matter appeal to the U. S. Supreme "is out of my hands." Thomas

Court, but the Virginia court's J. Harrigan, Patler's former courtroom only as an observer, stepped forward to suggest Patler was eligible for bond.

> "My understanding is that "An application for bond must go to a bigher court . . . the Supreme Court of Virginia or the U.S. Supreme Court."

While being escorted back to jail after the hearing, the manacled defendant asserted to a reporter that Judge Russell "bad no business revoking my bond. . . . I'll probably go to Alexandria (Federal District Court) for a (writ of) ba-beas corpus."

Dressed in a stylish but rumpled blue suit, Patler, who had steadily professed his innocence, flasbed a double "V' sign to a photographer.

In pressing his appeal, Pat-ler has cited what he called "39 substantial errors" in his trial. He also claimed the Virginia Supreme Court's opinion affirming his conviction itself contains several errors of fact in its recitation of the chain of circumstantial evidence upon which Patler was convicted.